

Probate cases on this calendar are currently under review by the probate examiners. Review of some probate cases may not be completed and therefore have not been posted.

If your probate case has not been posted please check back again later.

Thank you for your patience.

Lucille McCaslin (CONS/PE)
LeVan, Nancy J. (for Pat Miranda – Conservator/Petitioner)

2nd Account and Report of Conservator [Prob. C. 2620, 2623, 2640, & 2942]

DOD: 05/05/09		PAT MIRANDA, Conservator, is Petit	ioner.	NEEDS/PROBLEMS/COMMENTS:
Cont. from Aff.Sub.Wit. ✓ Verified		Account period: 01/23/07 - 05/05/ Accounting - \$39,1 Beginning POH - \$46.3 Ending POH - \$1,44 Conservator - waive	67.44 85 10.97	 Need Notice of Hearing with proof of service by mail at least 15 days before the hearing on: Kelli McCaslin (daughter) Carroll (Bud) McCaslin (son) Michael McCaslin (son)
PTC Not.Cred. Notice of Hrg	X	Attorney - waiv		 Need copies of bank statements pursuant to Probate code § 2620(c)(2).
Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp	X	Petitioner prays for an Order: 1. Approving, allowing and se second account.	ettling the	3. Need original care facility billing statements pursuant to Probate Code § 2620(c)(5). Note: Several of the monthly care facility statements were filed in connection with Petitioner's first account on 08/17/12; however, several months during this
Objections Video Receipt				accounting period are missing. 4. Need Order.
CI Report				Note: A status hearing will be set as
2620(c)	Х			follows:
Order	X			- Friday, March, 29, 2013 at 9:00 am in Dept. 303 for filing of the Final Account. Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior to the hearings on the matter the status hearing will come off calendar and no appearance will be required.
Aff. Posting				Reviewed by: JF
Status Rpt				Reviewed on: 01/18/13
UCCJEA				Updates:
Citation		ļ		Recommendation:
FTB Notice				File 1 - McCaslin
				1

2 Randi Taylour Robinson-Cervantes (GUARD/PE)

Case No. 10CEPR00724

Atty Pena, Elena K (pro per Petitioner/guardian)

Atty

Kruther, Heather (for the Public Guardian/current guardian)
Filing of Inventory & Appraisal

Ag	e: 12 years	ELENA PENA , sister, was appointed	NEEDS/PROBLEMS/COMMENTS:
		Guardian of the Person and Estate on	
		07/26/11 and Letters were issued on	Continued from 10/1/12. Minute
		07/28/11. Minute order dated 6/12/12	order states Counsel advises the Court that the Public Guardian has
Со	nt. from 022112,	removed Elena Pena and appointed the	received a check from MetLife. The
	0112, 061212,	Public Guardian.	Court notes for the record that a
081	1312, 100112		blocked account is no longer
	Aff.Sub.Wit.	An Order to Deposit Money Into Blocked	needed given the appointment of
	Verified	Account was signed 07/26/11 ordering all	the Public Guardian. The Court
	Inventory	funds of the minor to be placed in a blocked account.	authorizes \$300 per month to the
	PTC	biocked account.	guardian for the benefit of the minor.
	Not.Cred.	Notice of Taking Possession or Control of an	
	Notice of Hrg	Asset of Minor or Conservatee filed 09/28/11	1. Need current status report
	Aff.Mail	by Metlife Total Control Account reflects that	including status of the Prudential
	Aff.Pub.	the guardian, Elena Pena, has taken control	Account valued at \$32,058.81.
	Sp.Ntc.	of the minor's assets in the amount of	2. First account is now due.
	Pers.Serv.	\$211,865.50 from Metlife.	2. HIST account is now abe.
	Conf. Screen		
	Letters	Receipt for Blocked Account filed on	
	Duties/Supp	1/11/12. (Signed by the Guardian and not a	
	Objections	bank official.)	
	Video Receipt	Inventory and Appraisal filed on 1/11/12	
	CI Report	showing the estate valued at \$244,116.64.	
	9202	Minute order dated 6/12/12 states no	
	Order	appearances. The Court removes Elena	
	Aff. Posting	Pena as Guardian of the Estate. The Public	Reviewed by: KT
	Status Rpt	Guardian is appointed forthwith to pursue	Reviewed on: 1/22/13
	UCCJEA	the status of the assets which includes	Updates:
	Citation	MetLife.	Recommendation:
	FTB Notice		File 2 – Robinson-Cervantes
		Please see additional page	

2 Randi Taylour Robinson-Cervantes (GUARD/PE) Case No. 10CEPR00724

Status Report filed on 9/24/12 states on 9/4/12 Deputy Public Guardian Renee Garcia sent letters to MetLife and Prudential Annuities to notify them that the Public Guardian is now guardian of the estate. To date Deputy Garcia has not heard back from either MetLife or Prudential.

Deputy Garcia met with Ms. Pena on 9/19/12. Ms. Pena was relieved that the Public Guardian is now involved as guardian of the estate.

The Public Guardian requests clarification regarding the receipts. It is unclear whether it is Ms. Pena or the Public Guardian who should now obtain the receipts signed by the financial institutions. Furthermore, does the Court require an inventory and appraisal be filed in addition to the receipts that will be filed?

The Public Guardian's office requests the next status hearing be set out 90 days from the date of this hearing to allow time of the financial institutions to respond and for the Public Guardian's office to file an inventory and appraisal if needed.

Notice of Taking Possession or Control of an Asset of Minor or Conservatee filed on 9/24/12 showing the Public Guardian has taken control of the MetLife Total Control Account with a current balance of \$217,073.65.

3A Thelma L Day (Trust)

Case No. 10CE
Klassen, Kenton J. (of Dowling Aaron Incorporated, for Marilyn Yamanaka – Petitioner) Case No. 10CEPR00998

Atty

Day, Montie S. (attorney for Nicole Day and Montie Day (pro per) Teixeira, J. Stanley (Court appointed attorney for Thelma Day) Atty Atty Atty

Roberts, Gregory J. (attorney for the Public Guardian)

Ex Parte Application to Reset Trial	Date
-------------------------------------	------

Ex Parte Application to Reset Trial Date						
Age: 98	MARILYN YAMANAKA, Former Successor Trustee and Cross-	NEEDS/PROBLEMS/				
	Respondent, is Petitioner and requests to have a trial date	COMMENTS:				
	specially set in this case based on the following procedural					
	and factual information:	Minute Order 1-8-13:				
Card france 010010		Montie Day is appearing				
Cont. from 010813	Petitioner states: The trial date was previously on calendar in	via conference call.				
Aff.Sub.Wit.	August 2011. It has been sitting idle since Cross-Petitioner	The Court notes for the minute order that the				
✓ Verified	MONTIE DAY's ("Montie") failed motion for summary	parties have reserved				
Inventory	judgment. Petitioner requests the trial date be set in this Court	their rights regarding the				
PTC	as soon after 1-1-13 as possible and states the request is	accounting and any				
	made in good faith and good cause and appropriate	objections thereto.				
Not.Cred.	circumstances exist to allow the Court to specially set the trial	Continued to 1/28/13				
✓ Notice of Hrg	date as requested.	<u> </u>				
✓ Aff.Mail W	<u>'</u>	Note: The First Account of				
Aff.Pub.	The parties were ready to proceed at the trial readiness	the Public Guardian is				
Sp.Ntc.	hearing held 7-29-11; however, at that time, the parties	Page 3B.				
Pers.Serv.	agreed that Ms. Yamanaka would resign as successor					
Conf. Screen	trustee in favor of the PUBLIC GUARDIAN , the trial date of 8-2-					
Letters	11 was vacated, and Montie Day was permitted to file a					
Duties/Supp	motion for summary judgment. Montie insisted he be					
	permitted to file this motion before the trial resumed. Judge					
Objections	Snauffer denied the summary judgment on 3-19-12. The					
Video Receipt	motion was found to be defective on several grounds and					
CI Report	Montie was found to have failed to meet his burden of proof.					
9202						
✓ Order	On 4-6-12, Counsel for Petitioner requested by letter a					
Aff. Posting	settlement demand from Montie. In response, Montie filed a	Reviewed by: skc				
Status Rpt	baseless and malicious complaint with the state bar against	Reviewed on: 1-18-13				
UCCJEA	Mr. Klassen, which was closed as having no merit. Petitioner	Updates:				
Citation	states Montie behaved badly in filing such a letter.	Recommendation:				
FTB Notice	Irrespective of this, Ms. Yamanka's counsel has continued	File 3A - Day				
	since that time to reasonably request a trial date and/or	1 0.1. 2				
	settlement demand from him. Montie has not proposed a					
	settlement demand as he promised he would before Judge					
	Oliver in March 2012 and has failed to offer any dates of					
	availability for trial despite several requests.					
	Potitionar states the sale offer with respect to trial has been					
	Petitioner states the sole offer with respect to trial has been Montie's request that the "trial" be limited to Court					
	consideration of documents previously provided to the court					
	in connection with his defective motion for summary					
	judgment. Petitioner states the motion does not so much					
	present facts as it offers the opinions of Montie on many					
	subjects of his choosing, as well as his evident dislike of his					
	brother Derrell, as well as negative statements made					
	concerning Ms. Yamanaka.					
	2 3					
	SEE PAGE 2					
	<u> </u>	3Δ				

3A Thelma L Day (Trust)

Case No. 10CEPR00998

Page 2

Good cause: Petitioner states nothing has been done to bring this case to resolution since Montie's unsuccessful motion for summary judgment, filed over a year ago, and ruled against in March 2012. It appears he is seeking to become successor of his mother's trust by default or operation of law. Since trial should only last a few hours or a day or two, and because Montie has made no effort to move this matter to trial, Ms. Yamanaka has brought this motion. Petitioner has been ready to proceed since the last trial date was vacated and requests the earliest date available.

Petitioner strongly opposes any further delays by Montie as she does not wish to have her claims and defense of claims prejudiced by not being permitted to put on the stand elderly witnesses who are well past 80 years of age, not including Thelma Day, who Montie insists is incompetent, and who likely is at this stage.

Attorney Klassen's declarations state the sole real issue is whether or not Ms. Yamanaka was chosen by Ms. Thelma Day to be her successor trustee, and whether Ms. Day, if she made that choice, was competent to do so. Given the voluminous declarations submitted by Mr. Day in support of his unsuccessful and poorly drawn motion for summary judgment, it is clear he wants to make the trial into a circus where he can make negative comments about Ms. Yamanaka and his own brother in yet another effort to force Ms. Yamanaka to answer claims which have little to do with anything before this court. The key witness in this case is Certified Specialist William Coleman of Fresno, not Mr. Day.

Mr. Klassen states his client has been held hostage by Mr. Day since the decision against his motion and has shown no willingness to resolve this case short of trial. Mr. Klassen believes Mr. Day is attempting to cost Ms. Yamanaka needless money and worry. Discovery has been complete for approx. one year, as confirmed by Mr. Day. There are no obstacles to getting this case resolved at trial except Mr. Day's efforts to delay. Mr. Klassen's personal view is that Mr. Day intends to delay the trial until his mother's demise, at which time he assumes he will then have control of the trust, rather than the Public Guardian.

Mr. Klassen states that in response to his 4-6-12 letter requesting settlement demand, Mr. Day filed a baseless and malicious complaint with the state bar against Mr. Klassen, which was quickly closed as having no merit. Mr. Day confirmed that not only would he go to substantial lengths to bully Ms. Yamanaka, but that he would also attempt to do the same to Mr. Klassen.

Mr. Klassen states he gave notice to Montie Day and to J. Stanley Teixeira that he was going to file this exparte application to re-set the trial date. Mr. Day indicated that he intended to respond. Mr. Teixeira did not give information of what he might do.

Ms. Yamanaka states that well before Mr. Day's unsuccessful motion for summary judgment, he told her he was going to do what he could to harm her financially by making her spend a lot of money on attorney fees. His goal is not to determine facts, but to harm her because he was not made the original successor trustee by his mother. He has caused her to incur all sorts of expenses including tens of thousands of dollars in attorney fees. Ms. Yamanaka has requested that her attorney do what is necessary to get this case resolved. Ms. Yamanaka believes she performed her duties as successor trustee capably and wants the opportunity to prove this in court while Ms. Say is still living.

A response filed 1-7-13 by Montie S. Day states: Trial will obviously require that any remaining assets of Thelma Day and the trust will be further depleted to Thelma Day's detriment. Notwithstanding, this Court will eventually have to deal with the issues presented. Mr. Day anticipates a 4-5 day trial and provides a list of numerous witnesses. Mr. Day states the trial could be expedited if the parties would stipulate that the declarations and records already filed could be utilized as evidence and considered testimony and subject to the granting of a motions in limine. The other procedure, on recommended by Montie S. Day and Nicole S. Day, is to present evidence to the Court as presented in the Motion for Summary Judgment, but with the stipulation that the Court may weigh and decide the issues after weighing and considering the evidence included in the Summary Judgment motions and oppositions with each side permitted to only call additional witnesses as may be appropriate, subject to objections. This would promote judicial efficiency and permit an economical adjudication of the issues.

- Atty Roberts, Gregory J. (attorney for the Public Guardian Petitioner)
- Atty Klassen, Kenton J. (of Dowling Aaron Incorporated, for Marilyn Yamanaka)
- Atty Day, Montie S. (attorney for Nicole Day and Montie Day (pro per)
 Atty Teixeira, J. Stanley (Court appointed attorney for Thelma Day)

First Accounting and Report of Trustee and Petition for Its approval; and for Allowance of Fees and Costs

Age: 98		PUBLIC GUARDIAN, Successor Trustee, is	NEEDS/PROBLEMS/COMMENTS:
Age. 70		Petitioner.	NEEDS/I ROBLEMS/COMMINICATS.
		T Office Total	
		Account period: 8-2-11 through 7-31-12.	
		·	
Aff.Sub.Wit	· I	Accounting: \$ 146,841.96	
✓ Verified		Beginning POH: \$ 84,600.00	
Inventory		Ending POH: \$ 98,718.02	
PTC		(\$14,118.02 cash plus real property)	
Not.Cred.	<u> </u>	Trustee: \$1,146.72 (per itemization)	
✓ Notice of I	Hra	11031ee. \$1,140.72 (per lierriizaliori)	
✓ Aff.Mail	w w	Attorney: \$3,486.00 (per itemization)	
Aff.Pub.		-, . ,	
Sp.Ntc.		Costs: \$435.00 (filing)	
Pers.Serv.			
Conf. Scre	en	Bond fee: \$69.29	
Letters		Petitioner prays for an order:	
Duties/Sup	р		
Objection		Settling and allowing the account and report and approving and confirming	
Video Rec	eipt	the acts of Petitioner as Trustee for this	
CI Report		account period;	
9202		2. Authorizing payment of the trustee's	
✓ Order		and attorney's fees and costs and the	
Aff. Posting	9	bond costs from the trust; and	Reviewed by: skc
Status Rpt		3. For such other orders as the court may	Reviewed on: 1-22-13
UCCJEA		deem proper.	Updates:
Citation			Recommendation:
FTB Notice		Response of Marilyn Yamanaka to the First Accounting and Report of Trustee for the Purpose of Assisting the Public Guardian; and Response to the Montie Day Filing, and Declaration of Kenton J. Klassen in Support of Marilyn Yamanaka's Response were filed filed 1-17-13.	File 3B - Day
<u> </u>		<u>SEE ADDITIONAL PAGES</u>	

Page 2

Response of Marilyn Yamanaka to the First Accounting and Report of Trustee for the Purpose of Assisting the Public Guardian; and Response to the Montie Day Filing; and Declaration of Kenton J. Klassen in Support of Response, filed 1-17-13 state:

- Ms. Yamanaka served as Successor Trustee and as Ms. Day's agent under a duly executed, attorney supervised
 and prepared Uniform Statutory Power of Attorney commencing on or about 4-1-10. At or about that date, Ms.
 Yamanaka began to act as agent and pay Ms. Day's regular expenses as they came due. From April 2010
 through July 2011 Ms. Yamanaka competently and honestly managed Ms. Day's financial affairs and paid her
 bills as they came due. A copy of the computerized check register and related bank statements are attached.
- The pleadings on file for this hearing suggest that one party, Montie Day, believes that substantial assets are unaccounted for. He is wrong, and perhaps simply not well informed. The whereabouts of Thelma Day bank account monies are known. From the Public Guardian's first accounting paperwork, all parties can see that there is an account at Citibank where the Public Guardian has been attempting to gain control over for management purposes for just over a year. See Mr. Barrus' timesheets. All is in order except for completing that administrative act.
- Summaries of expenses and income for various accounts are provided.
- The Public Guardian's accounting does not contain the monies from the Citibank discussed at the 1-8-13
 hearing. Mr. Roberts pointed out that the account had not yet been transferred to the Public Guardian for Ms.
 Day's benefit. What the parties do know is that when Ms. Yamanaka received the last statement as successor
 trustee, the account contained \$95,220.15.
- As for the Minnewawa property, Ms. Yamanaka believes the information provided is consistent with what she
 understood as to the property back in 2011. The timesheets provided by counsel for Public Guardian confirm
 that they have been attempting to transfer the Citibank account into the Public Guardian's control, but for
 whatever reason, the bank has not yet done that.
- Ms. Yamanaka has offered to provide whatever she has which would assist the Public Guardian, but nothing
 has been requested since the check registers were provided.
- The objection by Montie Day to this first accounting is yet another rehashing of his anger and unhappiness that his mother decided not to leave him to manage her affairs while she lived, and because she justifiably did not trust him to care for his less fortunate brother, Derrell Day. Mr. Day more than a year ago filed a motion for summary judgment which was more a "hit piece" against his brother and Ms. Yamanaka than a motion to address legal issues. In Mr. Day's response to the request for a trial date, he offered up much the same.

SEE ADDITIONAL PAGES

Page 3

- Mr. Day has personally brought about the diminution of the bank accounts of his mother, at least as far as
 attorney's fees are concerned. He has caused all parties, except himself, as he has not lawyer he pays, to
 spend significant money on matters that do not matter to Thelma Day's well-being. He has not shown that Ms.
 Yamanaka breached any of her duties to Thelma Day or the trust.
- This case only continues because of Montie Day's bullying. As recently as last week, Mr. Day made clear that his
 chief concern is that Ms. Yamanaka hired the Dowling Aaron law firm and paid the firm money to defend
 against his own actions. Mr. Day presumably understands that the action Ms. Yamanaka took is within the
 scope of her responsibilities as the then-successor trustee.
- Because he is unsatisfied with the facts which relate to the issues before this court, Mr. Day has repeatedly accused Ms. Yamanaka of being involved in a purported Ponzi scheme. Naturally, he has never tried to connect such allegations to Ms. Yamanaka's management of the trust, because there is no connection. He is a bully to those he does not like, and two of the people he has gone out of his way to bully are Ms. Yamanaka and his brother Derrrell, who is a loved son of Thelma Day. Counsel for Ms. Yamanaka has attached his declaration with several illustrations of writings which are simply name-calling and unproven criticisms, in much the same way ten-year-olds do on school playgrounds.
- Montie Day has also continually included statements which cast aspersions on his brother Derrell. These
 statements have nothing to do with the validity of the documents executed in the office of attorney William
 Coleman, who is a certified specialist in estate planning. Examples provided.
- Ms. Yamanaka's management of the trust and the action she took on behalf of Ms. Day was appropriate.
 There is no evidence whatever of any harm to the trust or to Thelma Day as the result of any action taken by Ms. Yamanaka.
- The Court pointed out at a recent hearing that it appears the parties are fighting over issues that are no longer directly related to the Thelma Day. Montie Day has taken action on several occasions to compel Ms. Yamanaka to incur legal expenses for no legitimate reason. For example, Mr. Day filed a defective "attempt" at a motion for summary judgment. That the motion was poorly drawn and utterly failed should not absolve him of the harm he has caused and continues to cause Ms. Yamanaka. He has harassed her for more than two years.
- Declaration provides copies of Ms. Yamanaka's check registers and copies of various items filed previously by Montie Day.

Mele, James J. (for Larry Luna-Petitioner-Surviving Spouse)

Petition for Letters of Administration; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DC	D: 08/01/2012		LARRY LUNA, surviving spouse	is NEEDS/PROBLEMS/COMMENTS:
			petitioner and requests	
			appointment as Administrato	
			without bond.	correct newspaper pursuant to Local Rule 7.9A. Petitioner indicates residence was in
Со	nt. from			Fowler therefore the correct publication
	Aff.Sub.Wit.		Full IAEA-o.k.	should be The Fowler Ensign. Petitioner
✓	Verified			published in The Business Journal.
	Inventory		Decedent died intestate.	Note : Decedent died intestate survived by a
	PTC			spouse (petitioner) and her mother, Pui
	Not.Cred.			Chang Lee. Pursuant to intestate succession
✓	Notice of Hrg		Residence: Fowler Publication: The Business Jour	decedent's spouse would be entitled to all community property and her spouse and
/	Aff.Mail	w/o	T Oblication. The bosiness soon	mother would divide any separate property.
Ě		··· , ·		Petitioner alleges all property is community.
✓	Aff.Pub.		Estimated value of the Estate:	
	Sp.Ntc.		Personal property - \$43,430	
	Pers.Serv.		Real property - \$150,00 Total: - \$193,4	
	Conf. Screen		- 3173,-	Note: If the petition is granted status hearings
✓	Letters			will be set as follows:
1	Duties/Supp		Probate Referee: Steven Dieb	
Ě				• Friday, 06/28/2013 at 9:00a.m. in
	Objections Video			Dept. 303 for the filing of the inventory
	Receipt			and appraisal <u>and</u>
	CI Report			• Friday, 03/28/2014 at 9:00a.m. in
	9202			Dept. 303 for the filing of the first
✓	Order			account and final distribution.
				Pursuant to Local Rule 7.5 if the required
				documents are filed 10 days prior to the
				hearings on the matter the status hearing will
				come off calendar and no appearance will
				be required.
	Aff. Posting			Reviewed by: LV
	Status Rpt			Reviewed on: 01/18/2013
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 5 - Luna
				5

6 Jim D. Hinton 1993 Trust as Amended (Trust)

Case No. 12CEPR01095

Atty Bagdasarian, Gary G., sole practitioner (for Petitioners Janice Stewart and Mark Lawson, Successor Co-Trustees)

Petition for Settlement of Final Account and Report of Co-Trustees and Termination of Trust (Prob. C 1061-1064, 15407(a)(2) and (b), 15800-15804, 16062, 10664, 17200(b)(5), 17203, CRC 7.902)

DOD: 2/26/2011	JANICE STEWART and MARK LAWSON, Successor Co-Trustees of the JIM D. HINTON 1993 TRUST dated 6/24/1993, are Petitioners.	NEEDS/PROBLEMS/ COMMENTS:
Cont. from Aff.Sub.W Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail	Account period: 2/26/2011 - 4/30/2012 Accounting - \$1,420,505.57 Beginning POH - \$1,401,387.56 Ending POH - \$827,316.64 Subsequent Account period: 5/1/2012 - 9/10/2012 Accounting - \$829,343.56 Beginning POH - \$827,316.64 Ending POH - \$220,612.69 (all cash) Co-Trustee - \$6,308.24 (no itemization; covers both account periods; paid to Co-Trustee	COMMENTS.
Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/S Objectn Video Receipt CI Report 9202	Janice Stewart.) Accountant - \$8,675.00 (no itemization; \$4,825.00 for first account period, \$3,850.00 for subsequent account period; paid to M. Green and Co., LLP.) Attorney - \$43,372.34 (no itemization; \$38,791.47 for first account period, \$4,580.87 for subsequent account period.) Reserve - \$30,612.69 (for fiduciary income tax returns, tax liabilities, expenses, fees and	
✓ Order Aff. Post Status Rpt UCCJEA Citation FTB Notc	costs of co-trustees, accountant and attorney incurred after the date of entry of Court order.) Petitioners state: • The Petition for Settlement of Account is reasonably necessary for the protection of the interests of the Successor Co-Trustees and the beneficiaries because without the approval of the Court as to the Account and Report, the Co-Trustees would be required to hold back substantial funds from distribution to the beneficiaries to cover potential costs of litigating any claims made during the ~3 years until the statute of limitations expires; ~please see additional page~	Reviewed by: LEG Reviewed on: 1/18/13 Updates: Recommendation: File 6 - Hinton

Additional Page 6, Jim D. Hinton 1993 Trust

Case No. 12CEPR01095

Petitioners state, continued:

- Co-Trustees seek timely determination of all matters presented in this account so that beneficiaries may receive
 distributions without lengthy delay;
- Pursuant to consents of beneficiaries to Notice of Proposed Action, 11 preliminary distributions of cash and
 personal property items were made from the Trust and received by the three beneficiaries totaling \$894,818.98;
 a proposed preliminary distribution to LINDSEY H. HINTON in the amount of \$150,000.00 cash reflected in the
 account was never made as she never requested the preliminary distribution;
- Pursuant to the Agreement Between Beneficiaries Concerning Distribution of Personal Property and Effects
 signed by all three beneficiaries (attached as Exhibits E1, E2, E3), the Trustees distributed appraised personal
 property totaling \$14,819.00; based upon the distributions, the amounts allocated to each of the beneficiaries is
 set forth as an increase or decrease to the beneficiary's distribution depending on the personal property
 received;
- The Trust will incur additional trustee, accounting and attorney's fees and costs and will incur additional filing fees for this petition in an uncertain amount over and above the trustee, accounting and attorney's fees incurred to the date of filing this account, for which the Petitioners request a reserve of \$30,612.69 to be held for closing expenses including filing fiduciary income tax returns, payment of tax liabilities, and expenses properly incurred in the distribution of the Trust estate, and co-trustee's fees, accountant's fees and attorney's fees and costs incurred after the date of entry of an order of this Court on this petition;
- The Trust estate available for distribution is \$190,000.00 (represented by \$220,612.69 less \$30,612.69 reserve), plus \$150,000.00 not previously distributed to Lindsey H. Hinton, and is proposed to be distributed as follows:
 - o **TERESA ANN KERN, daughter 50%** interest in the estate totaling **\$97,284.00** (\$95,000.00 plus \$2,284.00 personal property distribution allocation);
 - CERA A. GHAVIMI, granddaughter 25% interest in the estate totaling \$41,861.00 (\$47,500.00 less \$5,639.00 personal property distribution allocation);
 - LINDSEY H. HINTON, granddaughter 25% interest in the estate totaling \$200,855.00 (\$47,500.00 plus \$3,355.00 personal property distribution allocation plus \$150,000.00 preliminary distribution not taken previously);
- Petitioners request that after distribution and receipts filed in connection with distribution, the Co-Trustees are
 discharged and released from liability for all acts taken by them as Successor Co-Trustees of the Trust.

Petitioners pray for an Order:

- 1. That this Account and Report be settled, allowed and approved, and all of the acts and transactions of Petitioners set forth in it be ratified, confirmed and approved;
- 2. That Petitioners be allowed to retrain a reserve of \$30,612.69;
- 3. That Petitioners be allowed to distribute the sums [noted above] to the beneficiaries; and
- 4. That the Successor Co-Trustees and their attorneys and accountants be discharged and released from liability for all acts taken by them as described in the petition.

Atty Kesselman, Kathi K (for Guy R. Goyette-Petitioner-Son)

Petition for Probate of Will and for Letters Testamentary (Prob. C. 8002, 10450)

requests appointment as Administrator with Will annexed without bond. Cont. from	DC	D: 08/25/2012		GUY R. GOYETTE, son is petition	ner and	NEEDS/PROBLEMS/COMMENTS:
Cont. from ✓ Proof of Holographic Inst. ✓ Verified Inventory PTC Not.Cred. ✓ Nofice of Hrg ✓ Aff.Mail W/O Sp.Ntc. Pers.Serv. Conf. Screen ✓ Lefters ✓ Duffees/Supp Objections Video Receipt CI Report CI Report Aff. Posting Status Rpt Status Rpt Status Rpt UCCIEA Aff. Posting Status Rpt UCCIEA Citation Full IAEA-o.k. Holographic Will dated: 10/05/2011 Residence: Clovis Publication: The Business Journal Note: If the petition is granted status hearings will be set as follows: • Friday, 06/28/2013 at 9:00a.m. in Dept. 303 for the filing of the inventory and appraisal and • Friday, 03/28/2014 at 9:00a.m. in Dept. 303 for the filing of the first account and final distribution. Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior to the hearings will be required. Reviewed by: LV Reviewed on: 01/18/2013 Updates: Recommendation: Submitted					ninistrator with	
Proof of Holographic Inst. Holographic Vill dated: 10/05/2011				wiii annexea wiinoui bona.		
Proof of Holographic Inst. Holographic Vill dated: 10/05/2011						
Holographic Inst. ✓ Verified Inventory PTC Not.Cred. ✓ Notice of Hrg ✓ Aff.Mail ✓ Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen ✓ Letters ✓ Duties/Supp Objections Video Receipt CI Report CI Report CI Report Status Rpt Aff. Posting Status Rpt UCCJEA Citation Holographic Will dated: 10/05/2011 Holographic Will dated: 10/05/2011 Holographic Will dated: 10/05/2011 Holographic Will dated: 10/05/2011 Residence: Clovis Publication: The Business Journal Note: If the petition is granted status hearings will be set as follows: Priday, 06/28/2013 at 9:00a.m. in Dept. 303 for the filing of the inventory and appraisal and • Friday, 06/28/2013 at 9:00a.m. in Dept. 303 for the filing of the first account and final distribution. Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior to the hearings on the matter the status hearing will come off calendar and no appearance will be required. Reviewed by: LV Reviewed on: 01/18/2013 Updates: Recommendation: Submitted	Со	nt. from		Full IAEA-o.k.		
Verified Inventory Residence: Clovis Publication: The Business Journal	✓	Holographic			(0011	
PTC Not.Cred. Publication: The Business Journal Note: If the petition is granted status hearings will be set as follows:	✓			Holographic Will dated: 10/05	/2011	
PTC		Inventory		Paridonea: Clavis		
Not.Cred.		PTC			nal	
Sp.Ntc. Pers.Serv. Conf. Screen ✓ Duties/Supp Objections Video Receipt CI Report 7 Order Aff. Posting Status Rpt UCCJEA Citation Estimated value of the Estate: Real property - \$220,000.00 Total: - \$220,000.00 Total: - \$220,000.00 • Friday, 06/28/2013 at 9:00a.m. in Dept. 303 for the filing of the inventory and appraisal and • Friday, 03/28/2014 at 9:00a.m. in Dept. 303 for the filing of the first account and final distribution. Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior to the hearings on the matter the status hearing will come off calendar and no appearance will be required. Real property - \$220,000.00 • Friday, 06/28/2013 at 9:00a.m. in Dept. 303 for the filing of the first account and final distribution. Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior to the hearings on the matter the status hearing will come off calendar and no appearance will be required. Real property - \$220,000.00 • Friday, 06/28/2013 at 9:00a.m. in Dept. 303 for the filing of the inventory and appraisal and • Friday, 06/28/2013 at 9:00a.m. in Dept. 303 for the filing of the inventory and appraisal and • Friday, 06/28/2013 at 9:00a.m. in Dept. 303 for the filing of the inventory and appraisal and • Friday, 06/28/2013 at 9:00a.m. in Dept. 303 for the filing of the filing of the inventory and appraisal and • Friday, 06/28/2013 at 9:00a.m. in Dept. 303 for the filing of the inventory and appraisal and • Friday, 06/28/2013 at 9:00a.m. in Dept. 303 for the filing of the inventory and appraisal and • Friday, 06/28/2013 at 9:00a.m. in Dept. 303 for the filing of the inventory and appraisal and		Not.Cred.			i Gi	
✓ Aff.Pub. Real property - \$220,000.00 ✓ Aff.Pub. Total: - \$220,000.00 Sp.Ntc. Pers.Serv. Conf. Screen Probate Referee: Steven Diebert ✓ Duties/Supp • Friday, 06/28/2013 at 9:00a.m. in Dept. 303 for the filling of the inventory and appraisal and Objections • Friday, 03/28/2014 at 9:00a.m. in Dept. 303 for the filling of the first account and final distribution. Video Receipt Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior to the hearings on the matter the status hearing will come off calendar and no appearance will be required. Aff. Posting Reviewed by: LV Reviewed on: 01/18/2013 UCCJEA Citation	✓	Notice of Hrg				
Sp.Ntc. Pers.Serv. Conf. Screen ✓ Letters ✓ Duties/Supp Objections Video Receipt CI Report Y Order Aff. Posting Aff. Posting Status Rpt UCCJEA Citation Probate Referee: Steven Diebert Probate Referee: Steven Diebert 9:00a.m. in Dept. 303 for the filing of the inventory and appraisal and 9:00a.m. in Dept. 303 for the filing of the first account and final distribution. Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior to the hearings on the matter the status hearing will come off calendar and no appearance will be required. Reviewed by: LV Reviewed on: 01/18/2013 Updates: Recommendation: Submitted	✓	Aff.Mail	w/o		0.00	hearings will be set as follows:
Sp.Ntc. Pers.Serv. Conf. Screen ✓ Letters ✓ Duties/Supp Objections Video Receipt CI Report Probate Referee: Steven Diebert Probate Referee: Steven Diebert Friday, 03/28/2014 at 9:00a.m. in Dept. 303 for the filling of the first account and final distribution. Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior to the hearings on the matter the status hearing will come off calendar and no appearance will be required. Aff. Posting Status Rpt UCCJEA Citation Probate Referee: Steven Diebert filing of the inventory and appraisal and Probate Referee: Steven Diebert Friday, 03/28/2014 at 9:00a.m. in Dept. 303 for the filing of the first account and final distribution. Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior to the hearings on the matter the status hearing will come off calendar and no appearance will be required. Reviewed by: LV Reviewed on: 01/18/2013 Updates: Recommendation: Submitted	✓	Aff.Pub.		Total: -	\$220,000.00	•
Pers.Serv. Conf. Screen ✓ Letters ✓ Duties/Supp Objections Video Receipt CI Report Order Aff. Posting Status Rpt UCCJEA Probate Referee: Steven Diebert appraisal and Probate Referee: Steven Diebert appraisal and Probate Referee: Steven Diebert Pro		Sp.Ntc.				<u>-</u>
Letters ✓ Letters ✓ Duties/Supp Objections Video Receipt CI Report ✓ Order Aff. Posting Aff. Posting Status Rpt Uccuse Citation • Friday, 03/28/2014 at 9:00a.m. in Dept. 303 for the filing of the first account and final distribution. Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior to the hearings on the matter the status hearing will come off calendar and no appearance will be required. Reviewed by: LV Reviewed on: 01/18/2013 Updates: Recommendation: Submitted		Pers.Serv.		Probate Referee: Steven Dieb	ert	,
y Duties/Supp P:00a.m. in Dept. 303 for the filling of the first account and final distribution. Video Receipt CI Report Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior to the hearings on the matter the status hearing will come off calendar and no appearance will be required. Aff. Posting Status Rpt UCCJEA Citation Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior to the hearings on the matter the status hearing will come off calendar and no appearance will be required.		Conf. Screen				appraisar <u>ana</u>
Dolections Filing of the first account and final distribution.	✓	Letters				• Friday, 03/28/2014 at
Objections Video Receipt Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior to the hearings on the matter the status hearing will come off calendar and no appearance will be required. Aff. Posting Reviewed by: LV Status Rpt Reviewed on: 01/18/2013 UCCJEA Updates: Citation Recommendation: Submitted	✓	Duties/Supp				<u>-</u>
Video Receipt Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior to the hearings on the matter the status hearing will come off calendar and no appearance will be required. Aff. Posting Reviewed by: LV Status Rpt Reviewed on: 01/18/2013 UCCJEA Updates: Citation Recommendation: Submitted		Objections				9
CI Report 9202 ✓ Order Aff. Posting Status Rpt UCCJEA Citation required documents are filed 10 days prior to the hearings on the matter the status hearing will come off calendar and no appearance will be required. Reviewed by: LV Reviewed on: 01/18/2013 Updates: Recommendation: Submitted		Video				iii di disiriboliori.
9202 ✓ Order Aff. Posting Status Rpt UCCJEA Citation prior to the hearings on the matter the status hearing will come off calendar and no appearance will be required. Reviewed by: LV Reviewed on: 01/18/2013 Updates: Recommendation: Submitted		Receipt				Pursuant to Local Rule 7.5 if the
The status hearing will come off calendar and no appearance will be required. Aff. Posting Reviewed by: LV Reviewed on: 01/18/2013 UCCJEA UCCJEA Updates: Recommendation: Submitted		CI Report				required documents are filed 10 days
Calendar and no appearance will be required. Reviewed by: LV Status Rpt UCCJEA Updates: Citation Calendar and no appearance will be required. Reviewed on: 01/18/2013 Updates: Recommendation: Submitted						
Aff. Posting Reviewed by: LV Status Rpt UCCJEA Updates: Citation De required. Reviewed by: LV Reviewed on: 01/18/2013 Updates: Recommendation: Submitted	✓	Order				S
Aff. Posting Status Rpt UCCJEA Citation Reviewed by: LV Reviewed on: 01/18/2013 Updates: Recommendation: Submitted						
Status Rpt Reviewed on: 01/18/2013 UCCJEA Updates: Citation Recommendation: Submitted						be required.
Status Rpt Reviewed on: 01/18/2013 UCCJEA Updates: Citation Recommendation: Submitted						
Status Rpt Reviewed on: 01/18/2013 UCCJEA Updates: Citation Recommendation: Submitted		Aff. Posting	<u> </u>			Reviewed by: LV
UCCJEA Updates: Citation Recommendation: Submitted					ļ	-
					İ	
FTB Notice File 7 - Goyette		Citation				Recommendation: Submitted
<u>-</u>		FTB Notice				File 7 - Goyette

8 Norma Woodrum (CONS/P)

Case No. 12CEPR01132

Atty Burnside, Leigh W (for Randy Woodrum – Petitioner – Son)
Atty Fanucchi, Edward L. (Court Appointed for Conservatee)

Petition for Appointment of Probate Conservator of the Person (Prob. C. 1820, 1821, 2680-2682)

Ag	e: 87		NO TEMPORARY REQUESTED	NEEDS/PROBLEMS/COMMENTS:
Co ✓	nt. from Aff.Sub.Wit. Verified		RANDY WOODRUM, son, is petitioner and requests appointment as Conservator of the person, with medical consent and dementia powers to administer dementia medications and for placement in a secured perimeter facility.	 Need Capacity Declaration. Court Investigator Samantha D. Henson to provide: CI Report Advisement of Rights
	Inventory		Capacity Declaration - Needed	
	PTC		5.19	
	Not.Cred.		Petitioner states: the proposed conservatee	
√	Notice of Hrg		suffers from Alzheimer's/dementia, is diabetic and has high blood pressure. She	
√	Aff.Mail	w/	has severe short term memory loss. She is	
	Aff.Pub.		incapable of taking care of herself and is	
	Sp.Ntc.		currently located in a locked down facility	
✓	Pers.Serv.	w/	for patients with Alzheimer's where they bathe and feed her and monitor all her	
✓	Conf. Screen		medications. Because of her condition, she is frequently in a rage and refuses	
✓	Letters		medication and help, and verbally and	
✓	Duties/Supp		physically abuses staff and relatives who visit.	
	Objections		VISII.	
✓	Video			
	Receipt Cl Report	Х		
	9202	^		
✓	Order			
	Aff. Posting			Reviewed by: LV
	Status Rpt			Reviewed on: 01/22/2013
	UCCJEA			Updates:
✓	Citation			Recommendation:
	FTB Notice			File 8 - Woodrum

9 Norma Sanchez (Estate)

Case No. 10CEPR00018

Atty Rindlisbacher, Curtis D. (for Teresa Gooding/Administrator – Petitioner)
Probate Status Hearing R: First Accounting or Petition for Final Distribution

DC	D: 9-3-09		TERESA GOODING, daughter, was	NEEDS/PROBLEMS/COMMENTS:
			appointed as Administrator of the Estate with Limited IAEA with cash to be placed in a blocked account on 2/2/11. Letters	Continued from 2-2-12, 7-31-12, 10-29- 12
	ont. from 020212 3112, 102912),	issued 2/3/11.	Need First Account or Petition for Final Distribution or status report
	Aff.Sub.Wit.		A Corrected Final I&A was filed 12-7-12.	regarding the assets of the estate.
	Verified			
$\sqrt{}$	Inventory		First Account or Petition for Final	
	PTC		Distribution is now due.	
	Not.Cred.			
	Notice of Hrg			
	Aff.Mail			
	Aff.Pub.			
	Sp.Ntc.			
	Pers.Serv.			
	Conf. Screen			
	Letters	2/3/11		
	Duties/Supp			
	Objections			
	Video			
	Receipt			
	CI Report			
	9202			
	Order			
	Aff. Posting			Reviewed by: NRN / skc
	Status Rpt	Χ		Reviewed on: 1-18-13
\vdash	UCCJEA			Updates: Recommendation:
	Citation FTB Notice			File 9 - Sanchez
	FID NOTICE			THE 7 - SUITCHEZ

10 Bernice Dunn (CONS/PE)

Case No. 10CEPR01051

Atty O'Neill, Patricia B (for Petitioner/conservator of the person Timothy Moore)

Atty LeVan, Nancy J. (court appointed for Conservatee)

Atty Kruthers, Heather H (for Public Guardian/conservator of the estate)

First Amended Petition for Reimbursement of Conservator, for Attorney Fees, Instructions and Discharge of Counsel (Prob. C. 2642)

Ag	Age: 85 years		TIMOTHY MOORE , Conservator of the Person, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
			PUBLIC GUARDIAN is Conservator of the Estate.	
Со	nt. from		Petitioner requests \$2,348.00 reimbursement of personal funds expended in connection with	
	Aff.Sub.Wit.		moving the Conservatee to a new (less	
✓	Verified		expensive) facility, including \$348.00 paid to Attorney John Barrus for assistance with	
	Inventory		negotiations (which ultimately failed; however,	
	PTC		Petitioner was successful in his petition to	
	Not.Cred.		relocate the Conservatee), and the \$2,000.00	
✓	Notice of Hrg		deposit paid to the facility (Palm Gardens).	
✓	Aff.Mail	W/	Petitioner requests \$2,075.00 for fees and costs incurred by Attorney Patricia Bone O'Neill in the	
	Aff.Pub.		sum of itemized at 8.2 hours @ \$200.00/hr plus	
	Sp.Ntc.		\$435.00 in costs.	
	Pers.Serv.		Petitioner also describes a situation that	
	Conf. Screen		occurred where the Conservatee was	
	Letters		hospitalized (from a fall) and required extra care from Palm Gardens facility staff to be present for	
	Duties/Supp		assistance during her hospitalization.	
	Objections		Petitioner states he was directed by the Public	
	Video		Guardian to make arrangements for the	
	Receipt CI Report		supplemental care and have the bills sent to	
	9202		them; however, they initially refused to pay because of a confusion about the extent of the	
	Order		care required by conservatee. In order to	
<u> </u>			maintain the supplemental care, Petitioner paid	D 1 1/2
	Aff. Posting		from his personal funds, and sought	Reviewed by: KT
	Status Rpt		reimbursement from the Public Guardian.	Reviewed on: 1/22/13
	UCCJEA Citation	<u> </u>	Petitioner states the Public Guardian eventually	Updates:
	FTB Notice		reimbursed him and suggested that it would week guidance from the Court regarding how to handle this in the future due to tension Recommendation: File 10 - Dunn	
			between Petitioner and the Public Guardian.	

Petitioner states Nancy J. LeVan was appointed counsel for the conservatee on 12/8/2010. Probate Code §1471 (b) requires appointment of counsel where the court has determined that appointment would be "helpful to the resolution of the matter or is necessary to protect the interests of the conservatee." Petitioner alleges counsel is no longer "helpful to the resolution of the matter" and sufficient protections are now in place to protect conservatee's interests.

The Public Guardian has been appointed the Conservator of the Estate to protect the conservatee's funds and must answer to the court biennially for all expenditures from the conservatee's estate. Timothy Moore has been appointed Conservator of the person to be certain the conservatee's physical needs are met. Additionally, the Court conducts an annual review to be certain the conservatee is in the least restricted environment and her needs are being met, and that Conservator is acting appropriately as conservator.

Appointed counsel is no longer helpful in resolving this matter. Appointed counsel objected to Conservator being appointed as conservator of the person and nearly forced the matter to trial until Conservator agreed not to move the conservatee without a noticed motion. When Conservator of the person was directed by the Conservator of the estate to move the conservatee to a less expensive facility, appointed counsel objected to the facility into which Conservator, after much research, chose to place the conservatee. Appointed counsel objects to the reimbursement of Conservator of the Person's expenses he incurred to file the motion before moving the conservatee and for deposits made to the new facility to be certain conservatee would have a place to live. Appointed counsel appears to have placed herself in the middle of a squabble between conservator and his siblings, rather than being helpful to resolve legitimate issues that Conservator has presented to the court for conservatee's benefit.

All of appointed counsel's attorney's fees are being paid from the conservatee's estate. Because there are protections in place for the conservatee, appointed counsel's continued representation of the conservatee is not necessary nor is it in the best interest of the conservatee.

Petitioner requests that the Court:

- 1. Find that all services for which compensation is sought were rendered in good faith and in the best interest of the conservatee and the conservatorship.
- 2. Make an order approving this petition and directing the conservator of the estate pay Timothy Moore from the conservatorship estate the sum of \$2,348.00 as reimbursement for funds expended on behalf of the conservatee.
- 3. Make an order approving this petition and directing the conservator of the estate pay Patricia Bone O'Neill the sum of \$2,075.00 from the conservatorship estate for services rendered on behalf of the conservatorship.
- 4. Issue instructions to both conservator of the person and conservator of the estate on how to handle supplement expenses for conservatee's benefit.
- 5. Find that appointed counsel is no longer necessary or helpful to the resolution of the issues herein or to protect the ocnservatee's interest.
- 6. Make an order discharging Nancy J. LeVan from her duties as counsel for the conservatee.

13 Angelina Gonzales & Manuel Gonzales (GUARD/P) Case No. 11CEPR00475

Atty Gonzales, Monique Marie (pro per Guardian/paternal aunt)

Atty Gonzales, Angel III (pro per Petitioner/father)

Petition for Termination of Guardianship

Age: 3 years	ANGEL GONZALES, III, father, is petitioner.	NEEDS/PROBLEMS/COMMENTS:
	MONIQUE GONZALES, paternal aunt, was appointed guardian on 1/30/2012 – consents and waives notice.	This petition is as to ANGELINA GONZALES only. 1. Petition is incomplete.
Cont. from	Mother: MIRANDA HIJAREDA – served by	
Aff.Sub.Wit.	mail on 1/7/13	a. It does not state why terminating
√ Verified	Destarte al archadiath art da a a anad	the guardianship is in the best
Inventory	Paternal grandfather: deceased Paternal grandmother: Jeanetta Ball –	interest of the minor (#5 of the petition)
PTC	served by mail on 1/7/13	permorry
Not.Cred.	Maternal grandfather: deceased	b. Does not list the names and
✓ Notice of Hrg	Maternal grandmother: Lisa Valdez – served by mail on 1/7/13	current addresses of the relatives of the minor (#9 of the petition).
✓ Aff.Mail W	Petitioner states ???	
Aff.Pub.]	
Sp.Ntc.	Court Investigator Julie Negrete's Report filed 1/18/2013	
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt	_	
✓ CI Report		
9202		
✓ Order		
Aff. Posting		Reviewed by: KT
Status Rpt		Reviewed on: 1/22/13
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 13 - Gonzales

14 Elijah & Elaina Vasquez (GUARD/P)

Case No. 11CEPR00584

Atty Hopper, Cindy J (for Guardians Rebecca Elizondo, Abraham Elizondo and Lisa Elizondo)

Atty Vasquez, Elizabeth (pro per Mother)
Atty Vasquez, Michael Jay (pro per father)

Petition for Visitation

remion for visitation						
Elijah age: 8			REBECCA ELIZONDO, maternal aunt, ABRAHAM	NEEDS/PROBLEMS/		
Elaina age: 6			ELIZONDO , maternal grandfather and, LISA	COMMENTS:		
=======================================			ELIZONDO , maternal grandmother, are petitioners.			
-			- "	Note: Court Trial re: Visitation		
			Petitioners were appointed guardians on 9/7/2011.	is set for 3/11/13 at 10:30 a.m.		
Co	Cont. from		Father: MICHAEL JAY VASQUEZ – personally served	in Dept. 303.		
	Aff.Sub.Wit.		on 1/16/13	•		
	Verified					
✓	Vermeu		Mother: ELIZABETH VASQUEZ – personally served on			
	Inventory		1/16/13			
	PTC		Petitioners state the motion is brought on the grounds			
	Not.Cred.		that Michael Vasquez and Elizabeth Vasquez are a			
	Notice of Hrg		danger and threat to the children. The Family Court			
✓	Nonce of file		has granted permanent restraining orders protecting			
	Aff.Mail		the children from their respective parents, however			
	Aff.Pub.		the Family Court deferred the issue of the parents			
	Sp.Ntc.		having visitation with the children to the Probate			
	Pers.Serv.	W/	Court.			
✓	rers.serv.	VV/	Petitioners allege that since the establishment of the			
	Conf. Screen		guardianship both parents have habitually made			
	Letters		false claims of abuse against the guardians to both			
			the Fresno Police Department and Child Protective			
-	Duties/Supp		Services. The parents both use their time at CYS to			
	Objections		interrogate the children. Then they proceed to call			
	Video		the Fresno Police Department and Child Protective			
	Receipt		Services to make false allegations. The police have			
	CI Report		come to the Guardians' home to question the			
	9202		children. The children have told police officers again			
1	Order	İ	and again that they are not being harmed. Both			
Ľ			children are very frightened and cry after being			
	Aff. Posting		interrogated by the police and social workers.	Reviewed by: KT		
	Status Rpt			Reviewed on: 1/22/13		
	UCCJEA		Both children have received extended therapy	Updates:		
	Citation		sessions with their individual licensed mental health	Recommendation:		
	FTB Notice		clinicians due to all the continued false allegations	File 14 - Vasquez		
			and lies by the parents.	, -		
			-, -1			
			Please see additional page			
<u> </u>	ı	I				

Both children are in counseling and Petitioners have spoken to each child's counselor and they have informed Petitioners that the children continue to need intense and extended therapy which Petitioners believe is a direct result of their parents' continued actions.

Petitioners request the court grant a temporary order of no contact between the children and Elizabeth Vasquez and Michael Vasquez pending a full hearing on the issue.

Declaration of Elizabeth Vasquez (mother) filed on 1/14/13. Mother states she is objecting to the modification of the visitation. Visitation with the children is conducted at CYS for two hours. Visitation has strict guidelines with rules and regulations. Before visits were started both parties had to attend orientation and sign and initial all the rules and regulations which must be followed for visits to occur. There have been a few instances that mom would like to bring to the court's attention. She has concerns about the well-being of the children. On the visit on Wednesday, July 11, 2012, Elijiah kept complaining about a headache that he got from being out in the sun all day. There was a heat advisory that day and the temperature was 105. After the visit mom states she was concerned and sent a text to her mother, Lisa Elisondo, simply asking if Elijah was okay, and if he was getting plenty of water to keep hydrated since he had a headache. Lisa Elizondo's response was LEAVE ME ALONE. On the Wednesday, 8/26/12 visit Elijiah had a black eye and scratches all over his face. It looked as if he had been punched. CYS documented this. Mom states she was truly concerned about her son because the Elizondo's 18 year old son, Andrew was living with them and had been constantly bullying Elijiah. Elijiah stated on one occasion, "Uncle Andrew throws chips on the floor and makes me eat them like a dog." Mom alleges the Elizondo's refuse to have any kind of contact with her about her children. She has not contacted them in the past to bother them, she just simply wanted to know about her children. Mom states she has been making positive changes in her life since the auardianship was aranted. She is trying with all her heart to regain custody of her children. Mom states she truly believes that the guardians will do anything in their power to try to destroy any kind of relationship and bond that she has with her children.

Declaration of Michael Vasquez (father) filed on 1/15/13. Father states the visits with his children are held at a supervised agency where the visits are monitored and documented. Since the visits have been supervised father state he has only had great visits. They watch movies, play board games, read books together and have really started to bond again since the guardianship was granted.

Father alleges that the guardians are not abiding by the court's order for visitation. The last time he was able to speak to his children was on 11/4/12. The last time he was able to speak to the children was on 11/12/12. Father states on 11/15/12 he called to speak to the kids for his scheduled telephone visit, there was no answer. Father states he called three more times, again no answer. ON 11/18/12 Father states he went to CYS for his scheduled visit he saw Rebecca Elizondo waiting outside. When he walked to the door a man approached and served him with paperwork for a Temporary Restraining Order. This is in violation of CYS' rules and procedures that state there will be no serving of court documents on CYS property. On 12/5/12 Father states he attended the Restraining Order hearing where the Elizondo's asked the Family Court Judge to take away his visitation. The Restraining Order was granted but since there was a probate case open the child visitation was to remain. Father states he contacted CYS on 12/19/12 and showed then that he should still be having visits. CYS stated they had filled his visitation day and that they had to contact the Elizondo's to schedule a different date for the visits. Father states he has been in contact with CYS for 4 weeks and that the Elizondo's have not been in contact with CYS. The guardians refuse to have any contact with CYS or to allow him to visit. Father is requesting to have all his back visits that he has missed since 11/4/12.

Minute Order dated 1/16/13 ordered that there be no visitation or telephone calls between the mother, father, and the children in the interim pending the next hearing.

Jeremiah P. Fernandez (GUARD/P)
Mejia, Monica L. (Pro Per – Maternal Grandmother – Petitioner)

Petition for Appointment of Guardian of the Person (Prob. C. 1510

MONICA L. MEJIA, Maternal Grandmother, is Petitioner. Cont. from 102212 Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg X Aff.Mail Aff.Pub. Pers Serv Monica L. MEJIA, Maternal Grandmother, is Petitioner. Minute Ord Snauffer]: Vancestry, the consents and waives notice Court that biological Matter consents and waives notice Minute Ord Snauffer]: Vancestry, the court that biological Matter consents and waives notice Paternal Grandfather: Not listed Paternal Grandfather: Not listed Maternal Grandfather: Not listed Maternal Grandfather: Not listed Petitioner states the father is in jail for injury to a minor which is his own child and mother is absent and needs to get her life together she	OBLEMS/COMMENTS:
Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg X Aff.Pub. Aff.Pub. Sp.Ntc. Paternal Grand father: Not listed Maternal Grandfather: Not listed Notice of Hrg X from 10-22-12. der 10-22-12 [Judge	
	With respect to Indian the Petitioner informs the she was adopted, but her mother was full Cherokee. Withough to 1/28/13. The is extended to 1/28/13. The cast the Petitioner to speak taminer following today's continued to 1/28/13. We extended to 1/28/13. 13, nothing further has been been been been selected to 1/28/13.
✓ Duties/Supp and clearances on 10-17-12. The report recommends the Petition be GRANTED as Petitioner is providing a safe and stable environment for Jeremiah. Hearing the Petition be GRANTED as Petitioner is providing a safe and stable environment for Jeremiah. ✓ CI Report However, the CI Report notes that there is Indian (Cherokee) heritage on the maternal side of the family − Petitioner's mother (the minor's great-grandmother); however, because Petitioner was adopted, her case would have to be reopened. Examinable to patern purpos	SEE PAGE 2
Aff. Posting Status Rpt VUCCJEA Citation FTB Notice Reviewed Updates: Recomme	on: 1-18-13 ndation:

Page 2

The following issue was previously noted. The Court may require status of this information:

The Investigation Report indicates there is Indian (Cherokee) ancestry in the maternal family, but that because the Petitioner was adopted, the records are closed.

The Court may require further information and notice to appropriate parties/agencies pursuant to the Indian Child Welfare Act. Note that the information that is needed is information regarding the child's relatives, and opening old adoption records may not be necessary for this guardianship. Please fill out as much information as you can on the ICWA-030 and return it to the Probate Clerk's Office as soon as possible.

Need ICWA-030 Notice of Child Custody Proceeding for Indian Child filled out and returned to the Probate Clerk's Office. The ICWA-030 must be served prior to hearing with copies of petition and all attachments on on the child's parent; any Indian custodian; any Indian tribe that may have a connection to the child; the Bureau of Indian Affairs (BIA), and possibly the U.S. Secretary of the Interior, by certified or registered U.S. Mail, return receipt requested. (Please see Probate Code 1460.2, and CA Rules of Court 7.1015.)

The Probate Clerk will then mail the notice to the required agencies as required. After mailing, per item 2 above, need proof of service of notice, including copies of the notices sent and all return receipts and responses received, pursuant to Probate Code 1460.2(d).

The Court Investigator previously provided the form, but a blank copy was also provided to the petitioner at the hearing, and is available at the Probate Clerks Office if necessary.

Update: It does not appear that anything further was provided to the Court since the last hearing. Continuance may be required for completion of these documents by the Petitioner, service by the Court, and time for response from the agencies.

Atty Friedwald, Joann (pro per – relationship not stated/Petitioner)

Petition for Probate of Will and for Letters Testamentary (Prob. C. 8002, 10450)

			Petition for Probate of Will and for Let	ters restamentary (Prob. C. 8002
DOD: 11	/18/12		JOANN FRIEDWALD, relationship	NEEDS/PROBLEMS/COMMENTS
			not stated, is Petitioner and	Need amended Petition based
			requests appointment as Executor	the following:
			(issue of bond not addressed).	1. Item 2(d) of the petition is r
Cont. fro	om		(regarding bond.
Aff.	Sub.Wit.		FULL IAEA – NEED (Not published	2. Petitioner is requesting app
	rified		for)	however, no copy of the V
	entory		101)	petition, therefore the Exar determine whether Petition
PTC			Petitioner is a resident of Wasilla,	Executor. Need copy of th
 	t.Cred.		Alaska.	3. Item 3(d) of the Petition is in
No	tice of Hrg	Х		one option should be ched 4. Item 3(e) of the Petition is r
-	Mail	Х	Will dated: ??? (Need copy of	one option should be che
	Pub.		₩ill)	5. Item 3(f) of the Petition is no
_	Ntc.		<u> </u>	one option should be che
	s.Serv.		Residence: Fresno	6. Item 3(g) of the Petition is r
Со	nf. Screen		Publication: The Fresno Bee	one option should be ched 7. Either Item 5(a)(7) or (8) sho
✓ Let	ters			regarding issue of a prede
✓ Du	lies/Supp		Estimated Value of the Estate:	8. Item 5(b) of the Petition wo
l 	jections		Personal property - \$150,000.00	9. Item 8 of the Petition does
Vic	leo			Petitioner's relationship to t Item 8 of the Petition is to ir
Red	ceipt		Probate Referee: RICK SMITH	relationships to decedent,
CI	Report			all persons mentioned in d
920)2		NI - L - 16 H 122 2	persons named or checke
✓ Ord	der		Note: If the petition is granted status	10. Need Notice of Petition to
			hearings will be set as follows:	Proof of Service by mail at
			• Friday, 06/28/13 at 9:00a.m. in Dept. 303	the hearing to any and all named in Item 8 of the Pet
			for the filing of the inventory and	11. Publication does not include
			appraisal and	requesting Full Authority un
			• Friday, 03/28/14 at 9:00a.m. in Dept. 303	Administration of Estates A
			for the filing of the first account and final	publication if Full IAEA is to
			distribution.	Nete: The count re-
			Duran report to Local Duran 7.5.5 the area and the state	Note: The court may require proposed personal represer
			Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior to the	outside California or for other
			hearings on the matter the status hearing	if the will waives bond, pursi
			will come off calendar and no	Rules of Court 7.201(b) and
			appearance will be required.	` ,
Aff.	Posting			Reviewed by: JF
	tus Rpt			Reviewed on: 01/22/13
	CJEA			Updates:
	ation			Recommendation:
FTB	Notice			File 16 - Friedwald

ed on, but not limited to,

- not completed
- pointment as Executor; Will is attached to the aminer is unable to oner was nominated as he Will.
- incomplete. At least ecked.
- not completed. At least ecked.
- not completed. At least ecked.
- not completed. At least ecked.
- nould be checked eceased child.
- as not completed.
- s not state the the Decedent. Note: include the names, t, ages and addresses of decedent's will and all ed in items 2, 5, 6, and 7.
- o Administer Estate and it least 15 days before all persons who should be etition.
- ude that the Petitioner is nder the Independent Act (IAEA). Need revised be granted.

re bond if the entative resides ner good cause, even suant to California d Probate Code 8571.

Reviewed by: JF	
Reviewed on: 01/22/13	
Updates:	
Recommendation:	
File 16 - Friedwald	

17

Atty

Farily, Crystal Denise (pro per – maternal second cousin/Petitioner)

Petition for Appointment of Temporary Guardianship of the Person (Prob. C. 2250)

Michael, 6		CRYSTAL DENISE FAIRLY, maternal second	NEEDS/PROBLEMS/COMMENTS:
		cousin, is Petitioner.	
Lanae, 5			 Need Notice of Hearing. Need proof of personal service at
		Father (Michael): UNKNOWN	least 5 court days before the hearing
		Father (Lanae): MICHAEL RODRIGUEZ	of Notice of Hearing with a copy of
			the Petition for Appointment of
Cont. from		Mother: SARA WHITE	Temporary Guardian of the Person <u>or</u>
Aff.Sub.W	it.		Consent & Waiver of Notice <u>or</u>
✓ Verified		Paternal grandparents: UNKNOWN	Declaration of Due Diligence for: - Michael Rodriguez (Lanae's
Inventory	,		father)
PTC		Maternal grandfather: MELVIN WHITE	- Sara White (mother)
		Maternal grandmother: GLORIA WHITE	- Michael's father (unknown)
Not.Cred			. ,
Notice of	Hrg X	Petitioner alleges that temporary	
Aff.Mail		guardianship is necessary because the	
Aff.Pub.		children's health and educational needs are	
Sp.Ntc.		being neglected. They children appear to	
Pers.Serv.	. X	be malnourished and have visible dental	
✓ Conf. Scr	een	problems that are not being addressed. The children are currently living with Lanae's	
✓ Letters		father, Michael Rodriguez, in a drug area.	
✓ Duties/Su	рр	Petitioner alleges that the home is not a	
Objection	ns	positive environment for children. Petitioner	
Video		further alleges that Mr. Rodriguez is unable to	
Receipt		provide for the childrens needs at this time	
CI Report	•	and that temporary guardianship is in the	
9202		children's best interest so that they can be in	
✓ Order		a secure, loving environment.	
Aff. Postin	g		Reviewed by: JF
Status Rpt	1	Declarations of Crystal Fairly (Petitioner),	Reviewed on: 01/22/13
✓ UCCJEA		Raquel White (maternal aunt), and Dr.	Updates:
Citation		Lachelle R. Hannickel (maternal aunt) filed	Recommendation:
FTB Notice	e	01/14/13 support Petitioner's petition for	File 17 – White & Rodriguez
		temporary guardianship and describe	
		neglect and the poor living conditions where	
		the children currently reside. All three ask	
		that temporary guardianship be granted to	
		Petitioner.	
			17